

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/081,130	02/22/2002	David Ernest Johnston	01-002	8493	
29293	7590 03/20/2003				
FREUDENBERG-NOK GENDERAL PARTNERSHIP		EXAMINER			
47690 E, ANC PLYMOUTH,	CHOR COURT , MI 48170		PATEL, VISHAL A	HAL A	
			ART UNIT	PAPER NUMBER	
			3676		
			DATE MAILED: 03/20/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant(s)				
r							
· ·	Office Action Summany	10/081,130	JOHNSTON, DAVID ERNEST				
•	Office Action Summary	Examiner	Art Unit				
	The MAN INC DATE - Salin a susualization	Vishal Patel	3676				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	correspona nc address V				
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1)	Responsive to communication(s) filed on						
2a)□	•	— · is action is non-final.					
3)							
Dispositi	on of Claims						
4)🖾	Claim(s) $1-20$ is/are pending in the application	ı .					
	4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5)□	Claim(s) is/are allowed.						
6)⊠)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
•	Claim(s) are subject to restriction and/or	r election requirement.					
	on Papers						
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
·	ınder 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
•	☐ All b) ☐ Some * c) ☐ None of:						
,	1. ☐ Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents have been received in Application No						
* 5	3. Copies of the certified copies of the prior application from the International Bursee the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	_				
14) 🗌 A	4) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
) The translation of the foreign language pro Acknowledgment is made of a claim for domesti	* *					
Attachmen	•						
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal I	y (PTO-413) Paper No(s) Patent Application (PTO-152)				

Art Unit: 3676

DETAILED ACTION

Claim Objections

1. Claim 4 is objected to because of the following informalities: Claim 4, line 1, "line" should be replaced by --lines--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 6-7, 11-13 and 16-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Victor (US. 2,172,325).

Victor (figure 3) discloses a shaft seal assembly comprising:

a case (42) having axial and radial portions;

an elastomeric seal body (40) molded to the case;

a lip portion (lip 36) extending from the seal body, originating in a hinge portion (portion between the lip portion and the body 40); and

a liner (38) attached to the lip portion (38).

The radial portion having a length. The seal body includes a radial portion having a length less than the length of the radial portion of the case (the seal body 40 fits within the case).

The lip portion (36) extends over at least a portion of the length of the radial portion of the case (the lip 36 extends over at least a portion of the length of the radial portion near 42) and is integrally formed with the seal body and extends over the length of the radial portion of the

Art Unit: 3676

case of which the radial portion of the seal body does not extend (figure 3). The liner (38) is bonded to the lip portion (see page 2, column 1, lines 54-56).

As to claims 6 and 7, a seal assembly including:

a case (42) having a radial portion;

a seal body (40) molded to case and not covering the entire radial portion of the case (figure 3, lip stops short of outer face 44);

a lip portion (36) extending from the seal body and covering the radial portion of the case not covered by the seal body;

a liner (38) attached to the lip portion;

The material of the lip portion adjacent the seal body and the radial portion of the case form a flexible hinge (member between 36 and 40 acts as a flexible hinge, see figures 2-3), since it is made of rubber and thinner cross-sectionally than the seal body.

As to claims 11-13, a seal assembly for use with a rotating element (50), comprising:

a case (42) having an axial portion and a radial portion;

a seal body (40) bonded to at least the radial portion of the case;

a hinge bonded (portion between 40 and lip 36) to the seal body adjacent to a terminating section of the radial portion of the case (hinge portion that is in contact with radial portion 42);

a lip (36) bonded to the hinge (the lip 36 connected to the hinge); and a liner attached to the lip (the lines 38 attached to the lip);

the seal body, the hinge, and the lip are integrally bonded together (the seal body, hinge and the lip are a single unit);

Art Unit: 3676

the seal body, the hinge, and the lip are formed from an elastomeric material (this is the case since the seal body, the hinge and the lip are formed of rubber);

the radial portion of the case has a length that is greater than a radial length of the seal body (the hinge portion does not contact the radial portion);

the hinge extends over the radial portion of the case that is not covered by the seal body; the liner is bonded to the lip;

the hinge receives more bending stresses than the liner (inherent since the hinge is the one that gets bent);

the lip receives more bending stresses than the liner (this is the function of the lip and the liner, since the liner hits the shaft and not the lip).

4. Claims 1-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Riesing (US. 2,804,325).

Riesing (figure 2) discloses a shaft seal assembly comprising:

a case (42) having axial and radial portions;

an elastomeric seal body (21) molded to the case;

a lip portion (34) extending from the seal body, originating in a hinge portion (hinge portion between the lip portion and the body 21, which flexes as a hinge see figures 2-3, where figure 3 shows a flex in the hinge portion); and

a liner (48) attached to the lip portion;

The radial portion having a length. The seal body includes a radial portion having a length less than the length of the radial portion of the case (the seal body 21 does not extend to the end of the case but stops short of the outer surface of the flange 44). The lip portion extends

Art Unit: 3676

over at least a portion of the length of the radial portion of the case (the lip 34 extends over at least a portion of the length of the radial portion near 40).

The lip portion is integrally formed with the seal body and extends over the length of the radial portion of the case of which the radial portion of the seal body does not extend (figure 2). The lip portion includes hydrodynamic grooves (grooves 54, column 2, lines 44-53). The lip portion extends from the seal body and covers the radial portion of the case not covered by the seal body (figure 2). The liner (48) is formed from polytetrafluoroethylene. The liner includes a contact surface. The contact surface includes at least one hydrodynamic groove (54).

The hinge portion bonded to the seal body adjacent to a terminating section of the radial portion of the case (the hinge portion is connected to seal body 21 by 32). The lip bonded to the hinge (lip 34 is connected to the hinge portion at 30). The lip and hinge are integrally bonded together (figure 2). The liner is formed from polytetrafluoroethylene. The liner includes at least one groove (groove 54). The radial portion of the case has a length that is greater than a radial length of the seal body (the radial portion has a length that the length of the seal body 21). The hinge extends over the radial portion of the case that is not covered by the seal body. The liner is bonded to the lip (lines 48 is connected to 34). The hinge receives more bending stresses than the liner (inherent since the hinge is the one that gets bent). The lip receives more bending stresses than the liner (this is the case since the liner hit the shaft and not the lip).

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Andersen, Jackowski, Cather, Jr, Bainard et al, Stallings disclose a lip having a liner made of PTFE or a liner made of PTFE having grooves and Johnston.

Art Unit: 3676

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vishal Patel whose telephone number is (703) 308-8495. The examiner can normally be reached on Monday through Friday from 7:30 PM to 4:00 PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony Knight, can be reached on (703) 309-3179.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2168. Technology Center 3600 Customer Service is available at 703-308-1113. General Customer Service numbers are at 800-786-9199 or 703-308-9000. Fax Customer Service is available at 703-872-9325.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to: 703-872-9326, for formal communications for entry before Final action: or, 703-872-9327, for formal communications for entry after Final action.

For informal or draft communications, please label "PROPOSED" or "DRAFT" and fax to: 703-746-3814.

Hand-delivered responses should be brought to Crystal Park Five, 2451 Crystal Drive, Arlington, Virginia, Seventh Floor (Receptionist suite adjacent to the elevator lobby).

VP

March 17, 2003

Supervisory Patent Examiner

Tech. Center 3600